PATENT COOPERATION TREATY

To:				PCT		
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHOR (PCT Rule 43 <i>bis</i> .1)		
				Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)		
	form PCT/ISA/2			FOR FURTHER See paragraph 2 belo		
	International application No. International fi PCT/GB2005/003948 13.10.2005			day/month/year) Priority date (day/month/year) 13.10.2004		
	national Patent Clas 1B20/00, H04N5/		both national classification 0, G10L19/00	and IPC		
	icant IGHT CAVENDI	SH SYSTEMS	LIMITED			
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1.	This opinion co	ontains indication	ons relating to the follo	owing items:		
	Box No. I	Basis of the op	inion			
	Box No. II	Priority				
	☐ Box No. III	Non-establishr	nent of opinion with rega	ard to novelty, invention	e step and industrial applicability	
	□ Box No. IV	Lack of unity o		ois.1(a)(i) with regard to novelty, inventive step or industrial as supporting such statement		
	Box No. V	Reasoned stat	ement under Rule 43bis			
	☐ Box No. VI	Certain docum		supporting such stat	ement	
			in the international app	plication		
Box No. VIII Certain observations on the international application 2. FURTHER ACTION						
	written opinion o the applicant cho	f the Internations coses an Author reau under Rule	al Preliminary Examining ity other than this one to	Authority ("IPEA"). I be the IPEA and the	usually be considered to be a lowever, this does not apply where chosen IPEA has notifed the tional Searching Authority	
	submit to the IPE	A a written reply date of mailing	v together, where approx	oriate, with amendme	PEA, the applicant Is Invited to nts, before the expiration of three of 22 months from the priority date,	
	For further option	ns, see Form PC	T/ISA/220.			
3.	For further detail	ls, see notes to F	Form PCT/ISA/220.			
Nam	e and malling addres	ss of the ISA:		Authorized Officer		
	<u></u>				Approximat Proteins	



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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/GB2005/003948

_	Box No. I Basis of the opinion	
1.	With regard to the language, this opinion has been established on the basis of the international application the language in which it was filed, unless otherwise indicated under this item.	n in
	This opinion has been established on the basis of a translation from the original language into the folk language which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).	owin
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:	į
	a. type of material:	
	□ a sequence listing	
	□ table(s) related to the sequence listing	
	b. format of material:	
	☐ in written format	
	in computer readable form	
	c. time of filing/furnishing:	
	□ contained in the international application as filed.	
	☐ filed together with the international application in computer readable form.	
	☐ furnished subsequently to this Authority for the purposes of search.	
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table relating that been filed or furnished, the required statements that the information in the subsequent or addition copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.	herei al

4. Additional comments:

Box No. V Reasoned statement under Rule 43bis.1(a)(I) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

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Novelty (N) Yes: Claims

Yes: Claims 1-51 No: Claims .

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Yes: Claims 6-10, 17, 18, 24-28, 35, 36, 39, 40, 46, 47

No: Claims 1-5, 11-16, 19-23, 29-34, 37, 38, 41-45, 48-51

Industrial applicability (IA) Yes: Claims 1-51
No: Claims

2. Citations and explanations

Inventive step (IS)

see separate sheet

Re Item V.

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Reference is made to the following documents:

D1: WO 99/57723 A (SPIRO J. PANDELIDIS HIGH TECH APPLICATIONS;

WIJNEN, ARIE, MARINUS; PAN) 11 November 1999

D2: US 2002/009000 A1 (GOLDBERG PAUL R ET AL) 24 January 2002 D3: EP 0 392 612 A (N.V. PHILIPS GLOEILAMPENF.) 17 October 1990

D4: US-A-5 907 656 (OGURO ET AL) 25 May 1999

2 INDEPENDENT CLAIMS 1 AND 16

2.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 1 is not inventive in the sense of Article 33(3) PCT. Document D1 discloses an apparatus for applying an anti-copy signal to a signal to be protected, comprising: an input for receiving a signal to be protected (fig.16, ref.101-105); means for adding a protection signal to the audio component of the signal to form a protected signal such that on recording by a tape recorder (pg.6, l.34 - pg.7, l.25) in which at least an audio component of the signal is recorded with discontinuities (pg.6, l.1-8), and in which a compensating circuit is employed to mask the discontinuities on recording and/or playback, the protection signal impairs the operation of the compensating circuit such that the attempts to mask the discontinuities are audible on playback of a copy (pg.7, l.22-38); and

an output for outputting the protected signal (fig.16, ref.108-112).

It is to be noted that in D1 the "compensating circuit" corresponds with a demodulation circuit that is being impaired by the second disturbance signal and is thereby not able to correctly demodulate the audio component of the signal, resulting in partial demodulation and in disturbances becoming audible. This concept provides the same advantages as in the present application. The skilled person would therefore regard it as a normal option to interfer with the correct functioning of any part of the playback apparatus (the demodulating means or any other compensating circuit) in order to make the inaudible protection signals to be audible.

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2.2 For the sake of completeness it will be added that the subject-matter of claim 1 is not inventive in the sense of Article 33(3) PCT either over the disclosure of documents D2 and D3.

In this respect, in document D2 it is assumed (eg. par.[0081]-[0086]) that significant changes in input audio signal characteristics will not take place over the time window used by the Huffman encoding process, and can be used by the one generation compression process. One example of such use is the addition by a one generation audio compression process of short duration audio data or noise bursts to its output audio data stream. Slight constructional changes in the apparatus of claim 1 comes within the scope of the customary practice followed by persons skilled in the art, especially as the advantages thus achieved can readily be foreseen.

On the other hand, **D3** discloses signal-processing units adapted to insert the first and the second auxiliary signal, the auxiliary signals being selected in such a way that they are not audible to a listener during reproduction of the audio signal (col.8, l.35-42). Moreover, figure 6 shows an arrangement for adding the auxiliary signals to the left-hand and right-hand channels (col.11), possibly in a RDAT recorder (col.8). This means that the auxiliary signals are added when the recording heads are switched (left-hand channels to right-hand channels, and vice versa); therefore, the subject-matter of claim 1, but also that of **claim 16** is not inventive in the sense of Article 33(3) PCT over the disclosure of D3.

3 INDEPENDENT CLAIMS 19 AND 34

3.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 19 and 36 is not inventive in the sense of Article 33(3) PCT. The subject matter independent claims 19 and 36 corresponds in terms of procedural steps to that of claims 1 and 16, respectively. The objections raised in respect of this latter claims; therefore, also apply, mutatis mutandis, to independent claims 19 and 36, which thus do not meet either the requirements of the PCT in respect of inventive step (Article 33(3) PCT).

4 INDEPENDENT CLAIMS 37 AND 38

- 4.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 37 and 38 is not inventive in the sense of Article 33(3) PCT. Independent claims 37 and 38 correspond to a signals created using the non-inventive methods according to claims 19 and 34, respectively. Obviously, these claims are not either inventive in the sense of Article 33(3) PCT.
- 5 INDEPENDENT CLAIMS 41 AND 42

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- 5.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 41 and 42 is not inventive in the sense of Article 33(3) PCT. A storage medium having the signal of claims 37 or 38 (which are not considered to be inventive), or a computer readable medium containing a computer program which when executed on a computer causes the computer to perform the steps of method claims 19 or 34 (which are not considered to be inventive), will obviously not be inventive.
- 6 INDEPENDENT CLAIMS 44, 49 AND 51
- 6.1 The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 44 is not inventive in the sense of Article 33(3) PCT. A detector according to claim 44, as far as it can be understood (this claim is not clear in the sense of Article 6 PCT), as well as the apparatus of claim 49 and the method of claim 51 are also not inventive in the light of the disclosure of documents D2 and D3, as they only represent inverse or mirror procedural steps or functional features of removing protection signals previously added by the apparatus of claim 1 or by steps of a method like in claim 19. Both documents disclose the inverse procedure.
- DEPENDENT CLAIMS 2-5, 11-15, 20-23, 29-33, 43, 45, 48, 50 Dependent claims 2-5, 11-15, 20-23, 29-33, 43, 45 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of inventive step (Article 33(3) PCT). All of the

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features are explicitly or implicitly disclosed or directly derivable from documents D1-D3 (please refer to the passages cited in the International Search Report).

- 8 INDEPENDENT CLAIMS 17, 18, 35, 36, 39, 40, 46
- 8.1 CLAIMS 17, 18, 35, 36, 39, 40 and 46 are directed to apparatus, methods, signals produced by these methods and detectors for detecting said signals, in which audio protection signals are added to the audio component of the signal at or near the vertical synchronisation rate of the video recorder or at a multiple of the line synchronisation rate.

None of the available prior art discloses or renders obvious the subject-matter claimed. The document D1-D3 cited in the search report are silent in this respect. Even though it is common in the prior art to add protection signals in the video component at the vertical synchronisation rate or at a multiple of the line synchronisation rate, or even to add "fake" vertical sync pulses in order to provide for copy protection (eg. D4), there is apparently no precedent in the prior art to use properties of the video component in the signal in order to add protection in the audio component of the signal.

9 DEPENDENT CLAIMS 6-10, 24-28, 47 The combination of the features of dependent claims 6-10, 24-28, 50 are neither known from, nor rendered obvious by, the available prior art, since they relate to preferred embodiments of the invention in relation with the independent claims which apparently meet the requirements of Article 33(2)-(4) PCT.

INTERNATIONAL SEARCH REPORT

Inter nal application No PCT/GB2005/0039

		P	PCT/GB2005/003948		
A. CLASSI	FICATION OF SUBJECT MATTER G11B20/00 H04N5/913 H04H1	/00	G10L19/00		
			4100		
	to international Patent Classification (IPC) or to both national classificatio	ssucation an	o PC		
	ocumentation meanched (classification system followed by classif G11B H04N H04H G10L	dication symb	oole)		
Documenta	illon searched other than minimum documentation to the extent	hat such doc	cuments are included	in the fields soarched	
Electronic d	late base consulted during the international search (name of da	ta base and.	where oractical, sea	arch terms used)	
EPO-In	ternal, WPI Data, INSPEC, COMPEND	EX	-		
C. DOCUM	ENTS CONSIDERED TO BE RELEVANT				
Category*	Cliation of document, with indication, where appropriate, of the	e relevant pa	assages	Relevent to claim No.	
X	WO 99/57723 A (SPIRO J. PANDEL TECH APPLICATIONS; WIJNEN, ARI PAN) 11 November 1999 (1999-11 page 5, line 7 - page 9, line	E, MARI -11)		1-4, 12-15, 19-22, 30-33, 37,41-43	
Х	US 2002/009000 A1 (GOLDBERG PA 24 January 2002 (2002-01-24)		r AL)	1-3,5, 11,13,	
A	paragraph '0058! - paragraph '0062! paragraph '0078! - paragraph '0087! -/			19-21, 23,29, 31,37, 41,42, 49,51	
X Furti	her documents are fisled in the continuation of Box C.	X	See patent family a	annex.	
'Special of 'A' docume consist 'E' earlier tiling of 'L' docume which offallo. 'O' docume offar tiling to the 'P' docume tater til	entegorites of cited documents: ent delicing the general state of the art which is not direct to be of particular relevance free to be of particular relevance to the control of the control of the control of takes to the control of the control of the control of the control of the control of the control of an or other special reason (as appetited) art relevance to and telecture, are other art relevance to and telecture, are other or or published prior to the international filing date but and the property date of the control of the control of an art published prior to the international filing date but and the property date of the control of the con	"T" late or can in "Y" doc can do min "S" doc	ar decument publisher priority date and not led to understand the vention cument of particular annot be considered wolve an invention cument of particular annot be considered coment of particular annot be considered coment of so embined ents, such combined the art.	of after the international Blog date in contine with the application had principle or there underlying the retowance; the delimed injunction moved to carrol the considered to on when the deciment is lateral alone lost provides an invention them the lost provides an invention stem when the lost provides an invention stem when the lost provides are inventions stem when the lost provides are inventions stem when the lost provides are inventionally and the lost provides and provides an invention stem of the lost provides are provided to the lost provides and provides and provides	
	actual completion of the international search 0 February 2006	Da	te of mailing of the in	temational search report	
	Fig. 1 (2) The state of the ISAV Fluropean Patent Office, P.B. 5818 Patentiaan 2 N.L 2280 NY Riswijk. N.L 2280 NY Riswijk. T.X. 31 681 epo ni, Fax (537-70) 340-3016	Aud	thorized officer		

INTERNATIONAL SEARCH REPORT

Inte nal application No PCT/GB2005/003948

	ation). DOCUMENTS CONSIDERED TO BE RELEVANT	
Category*	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to chalm No.
X	EP 0 392 612 A (N.V. PHILIPS' GLOEILAMPENFABRIEKEN) 17 October 1990 (1990-10-17)	1,13,16, 19,31, 34,37, 38,41, 42,44, 45,48
х	column 8, line 4 - column 14, line 36 US 5 394 274 A (KAHN ET AL)	1,13,19,
A	28 February 1995 (1995-02-28) column 5, line 55 - column 7, line 41	23,37, 41,42
A	US 5 907 656 A (OGURO ET AL) 25 May 1999 (1999-05-25)	1,2, 5-10, 17-20, 23-28, 35-37, 39,40, 46,47
	column 3, line 59 - column 4, line 15 column 10, line 44 - column 13, line 19	40,47
A	US 2004/039913 A1 (KRUSE SKY) 26 February 2004 (2004-02-26) paragraph '0018! - paragraph '0027!	1,19,37
<u>م</u>	US 5 155 767 A (NOLLER ET AL) 13 October 1992 (1992-10-13) column 2, line 61 - column 3; line 36 column 2 - column 3; figure 4	1-6, 19-23
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INTERNATIONAL SEARCH REPORT

Information on patent family members

Interr val application No PCT/GB2005/003948

				101, 102000, 000510			
Patent document cited in search report			Publication date		Patent family member(s)	Publication date	
WO	9957723	A	11-11-1999	AT AU BR CA CN DE JP	232639 T 4259699 A 9910184 A 2331111 A1 1299509 A 69905358 D1 2002513982 T	15-02-2003 23-11-1999 09-01-2001 11-11-1999 13-06-2001 20-03-2003 14-05-2002	
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EP	0392612	A	17-10-1990	CN JP NL US	1046408 A 2292776 A 8900934 A 5083224 A	24-10-1990 04-12-1990 01-11-1990 21-01-1992	
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